Pro Se 2 (Rev. 12/16) Complaint and Request for Injunction	SOUTHERN DISTRICT OF MISSISSIPP
	DISTRICT COURT The Trict of MS Division FILE G APR -2 2020 BY DEPUT
Plaintiff(s) (Write the full name of each plaintiff who is filing this complaint. If the names of all the plaintiffs cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.) -V- United States et al.	Case No. 5:30-cv-94-pcB-MTP (to be filled in by the Clerk's Office)
Defendant(s) (Write the full name of each defendant who is being sued. If the names of all the defendants cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)))

COMPLAINT AND REQUEST FOR INJUNCTION

I. The Parties to This Complaint

A. The Plaintiff(s)

Provide the information below for each plaintiff named in the complaint. Attach additional pages if needed.

Name	Derrick B. Tartt
Street Address	1714 NW 192nd St
City and County	Miami Gardens
State and Zip Code	FL, 33056
Telephone Number	773 425-6036
E-mail Address	dtartt8103aol.com

B. The Defendant(s)

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. For an individual defendant, include the person's job or title (if known). Attach additional pages if needed.

Pro Se 2 (Rev. 12/16) Complaint and Request for Injunction

E-mail Address (if known)

Defendant No. 1	
Name	United States of America
Job or Title (if known)	R.Craig Lawrence, Katherine Palmer-Ball, US Attorneys
Street Address	555 4th St., NW,
City and County	Washington
State and Zip Code	DC, 20530
Telephone Number	
E-mail Address (if known)	
Defendant No. 2	
Name	Gordon Rees Scuily
Job or Title (if known)	Attorney
Street Address	1300 I St., NW, ste 825, Washington DC 20005
City and County	Washington DC
State and Zip Code	20005
Telephone Number	
E-mail Address (if known)	
Defendant No. 3	
Name	Leonard J Maarisico, Nathan R. Pittman
Job or Title (if known)	Attorneys
Street Address	2001 K ST., NW, STE 400
City and County	Washington DC
State and Zip Code	DC, 20006
Telephone Number	
E-mail Address (if known)	
Defendant No. 4	
Name	M. Patrick Yingling
Job or Title (if known)	Attorney
Street Address	10 S. Wacker Dr. ste 4000
City and County	Chicago
State and Zip Code	IL 60606
Telephone Number	

See certification list and waiver of service list

Pro Se 2 (R	ev. 12/16) Complair	nt and Req	uest for	Injunction

II. Basis for Jurisdiction

Federal courts are courts of limited jurisdiction (limited power). Generally, only two types of cases can be heard in federal court: cases involving a federal question and cases involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a case arising under the United States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § 1332, a case in which a citizen of one State sues a citizen of another State or nation and the amount at stake is more than \$75,000 is a diversity of citizenship case. In a diversity of citizenship case, no defendant may be a citizen of the same State as any plaintiff.

		asis for the eral ques	stion Diversity of citizenship				
Fill o	ut the pa	aragraph	s in this section that apply to this case.				
A.	A. If the Ba		s for Jurisdiction Is a Federal Question				
			fic federal statutes, federal treaties, and/or provisions of the Unite of this case. Wil Rights, Constitution 5th, 7th, 8th 13th,& 14th, Conspiracy,	d States Constitution that			
В.	If the Basis for Jurisdiction Is Diversity of Citizenship						
	1.	The l					
		a.	If the plaintiff is an individual				
			The plaintiff, (name) Derrick B. Tartt	, is a citizen of the			
			State of (name) FL, MS, DC Courts .				
		b.	If the plaintiff is a corporation				
			The plaintiff, (name)	, is incorporated			
			under the laws of the State of (name)				
			and has its principal place of business in the State of (name)				
			ore than one plaintiff is named in the complaint, attach an addition information for each additional plaintiff.)	onal page providing the			
	2.	The 1	Defendant(s)				
		a.	If the defendant is an individual				
			The defendant, (name) United States	, is a citizen of			
			the State of (name) All states of US.	. Or is a citizen of			
			(foreign nation)				

	b .	If the defendant is a corporation	
		The defendant, (name)	, is incorporated unde
		the laws of the State of (name)	, and has it
		principal place of business in the State of (name)	
		Or is incorporated under the laws of (foreign nation)	
		and has its principal place of business in (name)	
		ore than one defendant is named in the complaint, attac information for each additional defendant.)	h an additional page providing th
3	The	Amount in Controversy	
	The a	mount in controversy-the amount the plaintiff claims the more than \$75,000, not counting interest and costs of	he defendant owes or the amount and fourt, because (explain):
Write a s facts sho was invo including claim and needed.	wing that ear lived and wh g the dates ar d write a sho	in statement of the claim. Do not make legal arguments ch plaintiff is entitled to the injunction or other relief so at each defendant did that caused the plaintiff harm or val places of that involvement or conduct. If more than or the transplain statement of each claim in a separate paragraph of the control of the cont	ught. State how each defendant riolated the plaintiffs rights, one claim is asserted, number each
Write a s facts sho was invo including claim and needed.	short and plate wing that each lyed and who g the dates and write a sho	ch plaintiff is entitled to the injunction or other relief so at each defendant did that caused the plaintiff harm or v nd places of that involvement or conduct. If more than o	ught. State how each defendant riolated the plaintiff's rights, one claim is asserted, number each
Write a s facts sho was invo including claim and needed. A.	short and plate wing that early early early g the dates and write a sho Where did the Alcorn State	ch plaintiff is entitled to the injunction or other relief so at each defendant did that caused the plaintiff harm or vent places of that involvement or conduct. If more than our trand plain statement of each claim in a separate paragraph e events giving rise to your claim(s) occur?	ught. State how each defendant riolated the plaintiffs rights, one claim is asserted, number each raph. Attach additional pages if

Derrick B. Tartt

Plaintiff - Appellant

Derrick B. Tartt Direct: 773-425-6036 [NTC Pro Se] 1714 NW 192nd Street Miami Gardens, FL 33056

V.

United States of America

Defendant - Appellee

R. Craig Lawrence

Email: craig.lawrence@usdoj.gov [COR NTC Gvt US Attorney] U.S. Attorney's Office

(USA) Civil Division Firm: 202-252-2500 555 4th Street, NW Washington, DC 20530

United States Department of Justice

Defendant - Appellee

Katherine Palmer-Ball, Assistant U.S. Attorney

Direct: 202-252-2537

Email: katherine.palmer-ball@usdoj.gov

[COR LD NTC Gvt US Attorney]

U.S. Attorney's Office

(USA)

Firm: 202-252-7566 555 4th Street, NW Washington, DC 20530

Wilbur Ross

Defendant - Appellee

Katherine Palmer-Ball, Assistant U.S. Attorney

Direct: 202-252-2537

[COR LD NTC Gvt US Attorney]

(see above)

Department of Labor

19-5308 Docket

Defendant - Appellee

Katherine Palmer-Ball, Assistant U.S. Attorney

Direct: 202-252-2537

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(see above)

Steven L. Herrick

Defendant - Appellee

Stephanie Lynn Rapp-Tully, Attorney

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815 Connecticut Avenue, NW

Suite 720

Washington, DC 20008

Wyvonnia Bridgeforth

Defendant - Appellee

Elijah Meshiah

Defendant - Appellee

James Childs, Jr.

Defendant - Appellee

Scott Harris & SCOTUS Clerks

Defendant - Appellee

Katherine Palmer-Ball, Assistant U.S. Attorney

Direct: 202-252-2537

[COR LD NTC Gvt US Attorney]

(see above)

Jeffrey Cole, Magistrate

Defendant - Appellee

Katherine Palmer-Ball, Assistant U.S. Attorney

Direct: 202-252-2537

[COR LD NTC Gvt US Attorney]

(see above)

John Darrah, Judge (deceased)

Defendant - Appellee

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[COR LD NTC Gvt US Attorney]

(see above)

Suzanne B. Conlon, Judge (retired)

Defendant - Appellee

Katherine Palmer-Ball, Assistant U.S. Attorney

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(see above)

Joan Humphrey Lefkow, Judge

Defendant - Appellee

Katherine Palmer-Ball, Assistant U.S. Attorney

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(see above)

Charles Norgle, Judge

Defendant - Appellee

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(see above)

Robert Dow, Jr., Judge

Defendant - Appellee

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Ann Claire Williams, Justice (retired)

Defendant - Appellee

Katherine Palmer-Ball, Assistant U.S. Attorney

Direct: 202-252-2537

3/29/20, 11:58 AM

[COR LD NTC Gvt US Attorney]

(see above)

Richard Posner, Justice (retired)

Defendant - Appellee

Katherine Palmer-Ball, Assistant U.S. Attorney

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(see above)

liana Rovner, Justice

Defendant - Appellee

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(see above)

Michael Kanne, Justice

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Daniel Manion, Justice

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(see above)

Kenneth Ripple, Justice

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(see above)

Frank Easterbrook, Justice

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William Bauer, Justice

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(see above)

Diane Woods, Chief Justice

Defendant - Appellee

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(see above)

Army Board for Correction of Military Records

Defendant - Appellee

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(see above)

James Kubic, US Attorney

Defendant - Appellee

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Jeffrey Lieb

Defendant - Appellee

Steven T. Mnuchin

Katherine Palmer-Ball, Assistant U.S. Attorney

Defendant - Appellee Direct: 202-252-2537

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(see above)

Pte les pour Terminated: 03/26/2020

Defendant - Appellee

Leslie Smith, Gen.

Katherine Palmer-Ball, Assistant U.S. Attorney Defendant - Appellee Direct: 202-252-2537

[COR LD NTC Gvt US Attorney]

(see above)

Karen Wrancher, Coi.

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(see above)

Mark Esper, Dr.

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(see above)

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Cheryl Santilli

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Janet Granger

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Dotress Reeves

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Alexander Acosta

19-5308 Docket

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Andrew Braniff

Defendant - Appellee

Defendant - Appellee

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Eric Dreiband

Defendant - Appellee

Katherine Palmer-Ball, Assistant U.S. Attorney

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William P. Barr

Defendant - Appellee

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(see above)

Antoinette Kwateng

Defendant - Appellee

Susan Haling

Defendant - Appellee

Pam Hansford

Defendant - Appellee

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Nader Bozorgi

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3/29/20, 11:58 AM

[Trial Counsel] (see above)

Laura Ann Weipert, Attorney Direct: 571-319-7826 [COR NTC Retained] (see above)

Jay Koikemeister

19-5308 Docket

Defendant - Appellee

Brian Adam Scotti, Esquire Direct: 202-399-1009 [COR LD NTC Retained] (see above)

Courtney R. Abbott, Esquire, Attorney Direct: 202-744-5453 [Trial Counsel] (see above)

Laura Ann Weipert, Attorney Direct: 571-319-7826 [COR NTC Retained] (see above)

900 N. Michigan Surgery Ctr.

Defendant - Appellee

Brian Adam Scotti, Esquire Direct: 202-399-1009 [COR LD NTC Retained] (see above)

Courtney R. Abbott, Esquire, Attorney Direct: 202-744-5453 [Trial Counsel] (see above)

Laura Ann Weipert, Attorney Direct: 571-319-7826 [COR NTC Retained] (see above)

Ambulatory Anesthesiologist of Chicago Defendant - Appellee Brian Adam Scotti, Esquire Direct: 202-399-1009 [COR LD NTC Retained] (see above)

Courtney R. Abbott, Esquire, Attorney Direct: 202-744-5453 [Trial Counsel] (see above)

Laura Ann Weipert, Attorney Direct: 571-319-7826 [COR NTC Retained] (see above)

Magna Health Systems

Defendant - Appellee

Brian Adam Scotti, Esquire Direct: 202-399-1009 [COR LD NTC Retained] (see above)

Courtney R. Abbott, Esquire, Attorney Direct: 202-744-5453 [Trial Counsel] (see above)

3/29/20, 11:58 AM

Laura Ann Weipert, Attorney Direct: 571-319-7826 [COR NTC Retained] (see above)

David Pivnick

Defendant - Appellee

Leonard J. Marsico Direct: 202-857-2412

Email: Imarsico@mcguirewoods.com

[COR LD NTC Retained] McGuireWoods LLP Firm: 202-857-1700 2001 K Street, NW Suite 400

Washington, DC 20006-1040

Nathan Robert Pittman, Attorney

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[COR LD NTC Retained] McGuireWoods LLP Firm: 202-857-1700 2001 K Street, NW

Suite 400

Washington, DC 20006-1040

James Bennett

Defendant - Appellee

IL Dept. of Insurance

Defendant - Appellee

Lisa Madigan, IL AG

Defendant - Appellee

IL Dept. of Financial and Professional Reg.

Defendant - Appellee

Jay Stewart, IDFPR

Defendant - Appellee

A. Forrester, IDFPR

Defendant - Appellee

J. Fenton, IDFPR

Defendant - Appellee

IL Depart. of Human Rights

Defendant - Appellee

James Bennett

Defendant - Appellee

John Andresak

Defendant - Appellee

Dupage Orthopedic Surgery Ctr.

Defendant - Appellee

Sheldon Nagelberg

Defendant - Appellee

19-5308 Docket

3/29/20, 11:58 AM

Joanne Bruzgul

Defendant - Appellee

Ama Insurance

Defendant - Appellee

Erik J. Tomberg

Direct: 312-821-6113

Email: erik.tomberg@wilsonelser.com

[COR LD NTC Retained]

Wilson, Elser, Moskowitz, Edelman & Dicker

Firm: 312-704-0550 55 West Monroe Street

38th Floor Chicago, IL 60603

Jason Richard Waters Direct: 703-245-9300

Email: jason.waters@wilsonelser.com

Fax: 703-245-9301 [NTC Trial Counsel]

Wilson Elser Moskowitz Edelman & Dicker LLP

Firm: 703-245-9300 8444 Westpark Drive

Suite 510

McLean, VA 22102-5102

Healthcare Service Corporation (Blue Cross/Blue Shield)

Defendant - Appellee

M. Patrick Yingling Direct: 312-207-2834

Email: mpyingling@reedsmith.com

[COR LD NTC Retained] Reed Smith LLP Firm: 312-207-1000

10 South Wacker Drive Suite 4000

Chicago, IL 60606-7507

Molly Campbell
[NTC Trial Counsel]
Reed Smith LLP
Firm: 202-414-9200
1301 K Street, NW
Suite 1000, East Tower
Washington, DC 20005-3317

United States Automobile Assoc. (USAA)

Defendant - Appellee

Donald Pochyly

Defendant - Appellee

Northwest Community Healthcare

Defendant - Appellee

Bruce Crowthers

Defendant - Appellee

Michael Brohman

Defendant - Appellee

Gary C. Adler

Direct: 703-956-3508

Email: gadler@adlerlawpllc.com

Fax: 703-956-3003 [COR LD NTC Retained]

Adler Law PLLC 1818 Library Street

Suite 500

Reston, VA 20190

Kamensky Rubinstein Huchman & Deloit

Defendant - Appellee

Michael Marx

Defendant - Appellee

Phil Williams

Defendant - Appellee

Robert Bartolone

Defendant - Appellee

Julie Jones

Defendant - Appellee

Trevor Desilva

Defendant - Appellee

Cynthia Valukas

Defendant - Appellee

Manahar Awatrimani

Defendant - Appellee

Northwest Suburban Anestesiologist Ltd

Defendant - Appellee

McDermott Will & Emory

Defendant - Appellee

Brian Hucker

Defendant - Appellee

CCA Restoration

Defendant - Appellee

Joshua David Rogaczewski Email: irogaczewski@mwe.com

[COR LD NTC Retained]
McDermott Will & Emery LLP

Firm: 202-756-8000

500 North Capitol Street, NW Washington, DC 20001

Joshua David Rogaczewski [COR LD NTC Retained]

(see above)

Patrick E. Deady

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Hogan Marren Babbo & Rose, Ltd.

321 North Clark Street

Suite 1301

Chicago, IL 60654

John Joseph Grunert, Jr., Esquire

Direct: 202-624-7400 Email: jgrunert@geclaw.com [COR LD NTC Retained] Guerrieri, Bartos & Roma, PC

Firm: 202-624-7400 1900 M Street, NW

Suite 700

Washington, DC 20036

BMO Harris Bank

Defendant - Appellee

CEO Continental Anesthesiologist

Defendant - Appellee

David Carr

19-5308 Docket

Defendant - Appellee

David Unknown

Defendant - Appellee

Delores Pfiffer, (US Army civilian)

Katherine Palmer-Ball, Assistant U.S. Attorney Defendant - Appellee

Direct: 202-252-2537

[COR LD NTC Gvt US Attorney]

(see above)

Patrick Gookin

Defendant - Appellee

Katherine Palmer-Ball, Assistant U.S. Attorney

Direct: 202-252-2537

[COR LD NTC Gvt US Attorney]

(see above)

Delores Kennebrew

Defendant - Appellee

Katherine Palmer-Ball, Assistant U.S. Attorney

Direct: 202-252-2537

[COR LD NTC Gvt US Attorney]

(see above)

3/29/20, 11:58 AM

Pro Se 2 (Rev. 12/16) Complaint and Request for Injunction

C. What are the facts underlying your claim(s)? (For example: What happened to you? Who did what?

Was any one else involved? Who else saw what happened?)

Heffer to complaint. Involves conspirately in the Northern District of IL, 7th Cir, Department of Justice, Department of Labor, Department of Defense, IL Attorney General, IL Department Professional Regulations, II Department of Financial & Professional Regulations, USA Army, Northwest Community Hospital, Northwest Suburban Anesthesiologist, Continental Anesthesiologist, Magna Health Systems, Ambulatory Anesthesiologist of Chicago, Orthopedic Associates of DuPage Surgery Center, Healthcare Associates of America (Blue Cross/Blue Shield), United Service Automobiled Associate, BMO Harris Bank, AMA Insurance,

IV. Irreparable Injury

Explain why monetary damages at a later time would not adequately compensate you for the injuries you sustained, are sustaining, or will sustain as a result of the events described above, or why such compensation

could not be measured to the measured fortune with Hadio Frequency Implant Devices (without consent and denied due props) have cause disease, pain and disabilities involving sexual function, pain and swelling in extremities. Fraud upon the Court involving Constitution, Civil Rights, Obstruction, USERRA Rights to discriminate while practicing anesthesia. Fraud upon the Court involving Judges, and (Plaintiff and Defense) Lawyers to deny the rights and benefits of employment both military and civilian employment that are violations of USERRA, Constitution, Civil Rights, Conspiracy, Perjury, suppression and fabrication of evidence in the 7th Cir and Northern District of LI, Eastern Division

V. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or

Damages are due to the multiple laws violated and multiple corp. Based on USERRA willful damages are doubled base on USERRA 4323. Estimate damages consistent with USERRA 4302 (Nothing supersedes, nullifies or diminishes) and other discriminatory laws \$30,000,000,000.

VI. Certification and Closing

B.

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing:		
Signature of Plaintiff		
Printed Name of Plaintiff	Derrick B. Tartt	
For Attorneys		
Date of signing:		
Signature of Attorney		
Printed Name of Attorney	Derrick B. Tartt, pro se	
Bar Number		
Name of Law Firm		
Street Address	1714 NW 192nd St.	
State and Zip Code	FL, 33056	
Telephone Number	773 425-6036	
E-mail Address	dtartt8103@aol.com	

VI. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

	Date of signing:	12/21
	Signature of Plaintiff Printed Name of Plaintiff	Derrick B. Tartt
В.	For Attorneys	
	Date of signing:	3/31/20
	Signature of Attorney	Un 11 200
	Printed Name of Attorney	Derrick B. Tartt, pro se
	Bar Number	
	Name of Law Firm	
	Street Address	1714 NW 192nd St.
	State and Zip Code	FL, 33056
	Telephone Number	773 425-6036
	E-mail Address	dtartt8103@aol.com

CERTIFICATE OF SERVICE

The undersigned counsel certifies that or : The resulting Aux

he caused the foregoing motion to be mailed one copy by first-class mail, postage

prepaid, on the following:

R Craig Lawrence United States of America Katherine Palmer-Ball Appellee

US Attorney's Office

555 4th St., NW

Washington DC 20530

Courtney R. Abbott Gordon Rees Scully Appellee

Mansulhani LLP 1300 I St., NW

Ste. 825

Washington, DC 20005

McGuire Woods LLP Leonard J. Marsico 2001 K St., NW Nathan R. Pittman

Ste. 400 Appellee

Washington DC 20006

Reed Smith, LLP M. Patrick Yingling

10 S. Wacker Dr. Appellee

Ste. 4000

Chicago, IL 60606

Adler Law, PLLC Gary C. Adler 1818 Library St. Appellee

Ste. 500

Reston, VA 20190

Reed Smith LLP Molly Q. Campbell 1301 K Street, NW

Ste. 1100E

Washington, DC 20005

Appellee

Patrick E. Deady
Truc L. Nguyen
Appellee
Appellee
Ste. 1301
Chicago, IL 60654

Jason R. Waters

Appellee

Wilson Elser Moskowitz

Edelman & Dicker LLP

8444 Westpark Dr.

Ste. 510

McLean, VA 22102

John J. Grunert, Jr.

Appellee

Appellee

Guerrieri Bartos & Roma, PC

1900 M Street, NW

Ste. 700

Washington, DC 20036

Elizabeth A. Hutson
Leonardo J. Marsico
Appellee

McGuire Woods LLP
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Ste. 400
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Stephanie L. Rapp-Tully
Appellee
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Washington DC 20006

Joshua D. Rogaczewski
Appellee

McDermott Will & Emory LLP
500 N. Capitol St., NW
Washington, DC 20001

Erik Tomberg

Wilson, Elser, Moskowitz,
Elderman & Dicker

55 W. Monroe St.

38th Floor
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CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the forgoing USERRA,

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